

## **HOUSE BILL No. 1351**

DIGEST OF HB 1351 (Updated February 19, 2007 8:14 pm - DI 116)

**Citations Affected:** IC 5-1; IC 5-13; IC 5-20; IC 6-2.5; IC 32-34; IC 36-2; IC 36-7.

**Synopsis:** Affordable housing and community development fund. Allows a county in which at least one unit in the county has established an affordable housing fund to adopt an ordinance authorizing the county recorder to charge a fee of: (1) \$5 for the first page; and (2) \$1 for each additional page; of each document recorded by the county recorder. Provides that: (1) 60% of the fees collected shall be distributed to those units with an affordable housing fund for deposit in those funds; and (2) 40% of the fees shall be deposited in the affordable housing and community development fund. Prescribes a formula for apportioning the fees collected among the units with affordable housing funds. Allows a county containing a consolidated city to adopt an ordinance authorizing the county recorder to charge a fee of: (1) \$5 for the first page; and (2) \$1 for each additional page; of each document recorded by the county recorder. Provides that: (1) 60% of the fees collected shall be deposited in the county's housing trust fund; and (2) 40% of the fees shall be deposited in the affordable housing and community development fund. Provides that, beginning July 1, 2007, on July 1 of each year, the interest balance in the property custody fund and the interest balance in the abandoned property fund shall be transferred to the affordable housing and community (Continued next page)

Effective: July 1, 2007.

## Bardon

January 16, 2007, read first time and referred to Committee on Ways and Means. January 23, 2007, reassigned to Committee on Financial Institutions. February 13, 2007, amended, reported — Do Pass. Recommitted to Committee on Ways and Means.

February 20, 2007, amended, reported — Do Pass.



### Digest Continued

development fund. (Current law provides that on July 1 of each year, the interest balance in the property custody fund and the interest balance in the abandoned property fund shall be transferred to the state general fund.) Provides that a county fiscal body may adopt an ordinance to recover as a cost of issuance .5% on any obligations issued by a political subdivision in the county. Requires 60% of the amounts recovered to be allocated among the units in the county that have established an affordable housing fund. Requires 40% of the amounts recovered to be transferred to the treasurer of state for deposit into the affordable housing and community development fund. Provides that beginning in 2012, interest earned by the public deposit insurance fund shall be distributed to the state affordable housing and community development fund. Provides for a graduated sales and use tax collection allowance for a retail merchant.





First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

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# **HOUSE BILL No. 1351**

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A BILL FOR AN ACT to amend the Indiana Code concerning economic matters.

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Be it enacted by the General Assembly of the State of Indiana:

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- SECTION 1. IC 5-1-14-15 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 15. (a) The fiscal body of a county may adopt an ordinance to require each political subdivision in the county that issues obligations after the effective date of the ordinance to recover on each obligation issued by the political subdivision an amount equal to five-tenths of one percent (.5%) of the amount of the obligation issued.
- (b) An amount recovered under an ordinance adopted under subsection (a) is considered a cost of issuance.
- (c) Sixty percent (60%) of the amounts recovered under this section in a county shall be distributed to the units in the county that have established an affordable housing fund under IC 5-20-5-15.5 for deposit in the appropriate fund. The amount to be distributed to a unit is the amount available for distribution multiplied by a fraction. The numerator of the fraction is the population of the unit. The denominator of the fraction is the

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1	population of all units in the county that have established a fund.
2	The population to be used for a county that establishes a fund is the
3	population of the county outside any city or town that has
4	established a fund. The population to be used for a consolidated
5	city is the population of the county outside any excluded city that
6	has established a fund.
7	(d) Forty percent (40%) of the amounts recovered under this
8	section in a county shall be transferred to the treasurer of state for
9	deposit in the state affordable housing and community
10	development fund established under IC 5-20-4-7 for the purposes
11	of the fund.
12	SECTION 2. IC 5-13-12-4 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 4. (a) The
14	secretary-investment manager shall administer, manage, and direct the
15	affairs and activities of the board under the policies and under the
16	control and direction of the board. In carrying out these duties, the
17	secretary-investment manager has the power to do the following:
18	(1) Approve all accounts for salaries and allowable expenses of
19	the board, including, but not limited to:
20	(A) the employment of general or special attorneys,
21	consultants, and employees and agents as may be necessary to
22	assist the secretary-investment manager in carrying out the
23	duties of that office and to assist the board in its consideration
24	of applications for a guarantee of an industrial development
25	obligation or credit enhancement obligation guarantee; and
26	(B) the setting of compensation of persons employed under

- subdivision clause (A). (2) Approve all expenses incidental to the operation of the public deposit insurance fund.
  - (3) Perform other duties and functions that may be delegated to the secretary-investment manager by the board or that are necessary to carry out the duties of the secretary-investment manager under this chapter.
- (b) The secretary-investment manager shall keep a record of the proceedings of the board, and shall maintain and be custodian of all books, documents, and papers filed with the board, and its official seal. The secretary-investment manager may make copies of all minutes and other records and documents of the board, and may give certificates under seal of the board to the effect that the copies are true copies. All persons dealing with the board may rely upon the certificates.
- (c) Each year, beginning in 2001, and ending in 2011, after the treasurer of state prepares the annual report required by IC 4-8.1-2-14,



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1	the secretary-investment manager shall determine:
2	(1) the amount of interest earned by the public deposit insurance
3	fund during the state fiscal year ending on the preceding June 30,
4	after deducting:
5	(A) all expenses and other costs of the board for depositories
6	that were not paid from other sources during that state fiscal
7	year; and
8	(B) all expenses and other costs associated with the Indiana
9	education savings authority that were not paid from other
10	sources during that state fiscal year; and
11	(2) the amount of interest earned during the state fiscal year
12	ending on the preceding June 30 by the pension distribution fund
13	established by subsection (g).
14	(d) On or before November 1 of each year, beginning in 2001 and
15	ending in 2011, the public employees' retirement fund shall provide a
16	report to the secretary-investment manager concerning the individual
17	and aggregate payments made by all units of local government (as
18	defined in IC 5-10.3-11-3) during the preceding calendar year for
19	benefits under the police and firefighter pension funds established by
20	IC 36-8-6, IC 36-8-7, and IC 36-8-7.5.
21	(e) On or before the last business day of November of each year,
22	beginning in 2001 and ending in 2011, the secretary-investment
23	manager shall compute the amount of earned interest to be distributed
24	under this section to each unit of local government (as defined in
25	IC 5-10.3-11-3) in accordance with subsection (h) according to the
26	following formula:
27	STEP ONE: Add the amount determined under subsection (c)(1)
28	to the amount determined under subsection (c)(2).
29	STEP TWO: Divide the STEP ONE sum by the aggregate amount
30	of payments made by all units of local government during the
31	preceding calendar year for benefits under the police and
32	firefighter pension funds established by IC 36-8-6, IC 36-8-7, and
33	IC 36-8-7.5, as reported under subsection (d).
34	STEP THREE: Multiply the STEP TWO quotient by the amount
35	of payments made by each unit of local government during the
36	preceding calendar year for benefits under the police and
37	firefighter pension funds established by IC 36-8-6, IC 36-8-7, and
38	IC 36-8-7.5, as reported under subsection (d).
39	(f) On or before the last business day of November of each year,
40	beginning in 2012, the secretary-investment manager shall
41	compute the amount of earned interest to be distributed under this

section to the treasurer of state for deposit in the state affordable



1	housing and community development fund established under
2	IC 5-20-4-7 in an amount equal to the amount determined under
3	subsection (c)(1).
4	(f) (g) Subject to subsection (j), (l), on or before the last business
5	day of December of each year, beginning in 2001 and ending in 2011,
6	the secretary-investment manager shall provide to the auditor of state:
7	(1) a report setting forth the amounts to be distributed to units of
8	local government, as determined under subsection (e); and
9	(2) a check payable from the public deposit insurance fund to the
10	pension distribution fund established by subsection (g) (j) in an
11	amount equal to the amount determined under subsection (c)(1).
12	(h) Subject to subsection (l), on or before the last business day
13	of December of each year, beginning in 2012, the
14	secretary-investment manager shall provide to the auditor of state
15	a report setting forth the amounts to be distributed to the state
16	affordable housing and community development fund, as
17	determined under subsection (f).
18	(g) (i) The pension distribution fund is established. The pension
19	distribution fund shall be administered by the treasurer of state. The
20	treasurer of state shall invest money in the pension distribution fund
21	not currently needed to meet the obligations of the pension distribution
22	fund in the same manner as other public money may be invested.
23	Interest that accrues from these investments shall be deposited in the
24	pension distribution fund. Money in the pension distribution fund at the
25	end of a state fiscal year does not revert to the state general fund.
26	(h) (j) Subject to subsection (j), (l), on June 30 and October 1 of
27	each year, beginning in 2002 and ending in 2012, the auditor of state
28	shall distribute in two (2) equal installments from the pension
29	distribution fund to the fiscal officer of each unit of local government
30	identified under subsection (d) the amount computed for that unit under
31	subsection (e) in November of the preceding year.
32	(i) (k) Each unit of local government shall deposit distributions
33	received under subsection (h) (j) in the pension fund or funds identified
34	by the secretary-investment manager and shall use those distributions
35	to pay a portion of the obligations with respect to the pension fund or
36	funds.
37	(j) (l) Before providing a check to the auditor of state under
38	subsection (f)(2) (g)(2) in December of any year, the
39	secretary-investment manager shall determine:
40	(1) the total amount of payments made from the public deposit
41	insurance fund under IC 5-13-13-3 after June 30, 2001;
42	(2) the total amount of payments received by the board for



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1	depositories and deposited in the public deposit insurance fund
2	under IC 5-13-13-3 after June 30, 2001; and
3	(3) the total amount of interest earned by the public deposit
4	insurance fund after the first of the payments described in
5	subdivision (1).
6	If the total amount of payments determined under subdivision (1) less
7	the total amount of payments determined under subdivision (2)
8	(referred to in this subsection as the "net draw on the fund") exceeds
9	ten million dollars (\$10,000,000) and also exceeds the total amount of
10	interest determined under subdivision (3), the secretary-investment
11	manager may not provide a check to the auditor of state under
12	subsection (f)(2) (g)(2) and a distribution may not be made from the
13	pension distribution fund under subsection (h) (j) in the following
14	calendar year until the total amount of interest earned by the public
15	deposit insurance fund equals the net draw on the fund. A check may
16	not be provided under subsection $\frac{f}{(2)}(g)(2)$ and a distribution may
17	not be made under subsection (f) (g) in any subsequent calendar year
18	if a study conducted by the board under section 7(b) of this chapter
19	demonstrates that payment of the distribution would reduce the balance
20	of the public deposit insurance fund to a level insufficient to ensure the
21	safekeeping and prompt payment of public funds to the extent they are
22	not covered by insurance of any federal deposit insurance agency.
23	SECTION 3. IC 5-20-4-7, AS AMENDED BY P.L.1-2006,
24	SECTION 114, AND AS AMENDED BY P.L.181-2006, SECTION

SECTION 3. IC 5-20-4-7, AS AMENDED BY P.L.1-2006, SECTION 114, AND AS AMENDED BY P.L.181-2006, SECTION 31, IS CORRECTED AND AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 7. (a) There is established the affordable housing trust and community development fund. The fund shall be administered by the Indiana housing and community development authority under the direction of the Indiana housing and community development authority's board.

- (b) The fund consists of the following resources:
  - (1) Appropriations from the general assembly.
  - (2) Gifts, and grants, to the fund. and donations of any tangible or intangible property from public or private sources.
  - (3) Investment income earned on the fund's assets.
  - (4) Repayments of loans from the fund.
  - (5) Funds borrowed from the board for depositories insurance fund (IC 5-13-12-7).
  - (6) Money deposited in the fund under IC 36-2-7-10.
- (7) Money deposited in the fund under IC 5-1-14-15.
- (8) Money deposited in the fund under IC 5-13-12-4.
- 42 (c) The treasurer of state shall invest the money in the fund not



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1	currently needed to meet the obligations of the fund in the same
2	manner as other public funds may be invested.
3	(d) The money remaining in the fund at the end of a fiscal year does
4	not revert to the state general fund.
5	(e) Interest earned on the fund may be used by the Indiana housing
6	and community development authority to pay expenses incurred in the
7	administration of the fund.
8	SECTION 4. IC 5-20-5-15.5 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 15.5. (a) The governing
10	body of an eligible entity that receives a grant under this chapter shall,
11	by resolution, establish an affordable housing fund to be administered,
12	subject to the terms of the resolution, by a department, a division, or an
13	agency designated by the governing body.
14	(b) The affordable housing fund consists of:
15	(1) payments in lieu of taxes deposited in the fund under
16	IC 36-1-8-14.2;
17	(2) gifts and grants to the fund;
18	(3) investment income earned on the fund's assets; and
19	(4) money deposited in the fund under IC 36-2-7-10;
20	(5) money transferred to the fund under IC 32-24-1-34(g); and
21	(4) (6) other funds from sources approved by the commission.
22	(c) The governing body shall, by resolution, establish uses for the
23	affordable housing fund. However, the uses must be limited to:
24	(1) providing financial assistance to those individuals and
25	families whose income is at or below eighty percent (80%) of the
26	county's median income for individuals and families, respectively,
27	to enable those individuals and families to purchase or lease
28	residential units within the county;
29	(2) paying expenses of administering the fund;
30	(3) making grants, loans, and loan guarantees for the
31	development, rehabilitation, or financing of affordable housing
32	for individuals and families whose income is at or below eighty
33	percent (80%) of the county's median income for individuals and
34	families, respectively, including the elderly, persons with
35	disabilities, and homeless individuals and families; and
36	(4) providing technical assistance to nonprofit developers of
37	affordable housing.
38	(d) The county treasurer shall invest the money in the fund not
39	currently needed to meet the obligations of the fund in the same
40	manner as other public funds may be invested.
41	SECTION 5. IC 6-2.5-6-10 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 10. (a) In order to



1	compensate retail merchants for collecting and timely remitting the
2	state gross retail tax and the state use tax, every retail merchant, except
3	a retail merchant referred to in subsection (c), is entitled to deduct and
4	retain from the amount of those taxes otherwise required to be remitted
5	under IC 6-2.5-7-5 or under this chapter, if timely remitted, a retail
6	merchant's collection allowance.
7	(b) The allowance equals eighty-three hundredths percent (0.83%)
8	a percentage of the retail merchant's state gross retail and use tax
9	liability accrued during a reporting period. calendar year, specified as
10	follows:
11	(1) Eighty-three hundredths percent (0.83%), if the retail
12	merchant's state gross retail and use tax liability accrued
13	during the state fiscal year ending on June 30 of the
14	immediately preceding calendar year did not exceed seven
15	hundred fifty thousand dollars (\$750,000).
16	(2) Thirteen-hundredths percent (0.13%), if the retail
17	merchant's state gross retail and use tax liability accrued
18	during the state fiscal ending on June 30 of the immediately
19	preceding calendar year was greater than or equal to seven
20	hundred fifty thousand dollars (\$750,000).
21	(c) A retail merchant described in IC 6-2.5-4-5 or IC 6-2.5-4-6 is not
22	entitled to the allowance provided by this section.
23	SECTION 6. IC 32-34-1-34, AS AMENDED BY P.L.246-2005,
24	SECTION 217, IS AMENDED TO READ AS FOLLOWS
25	[EFFECTIVE JULY 1, 2007]: Sec. 34. (a) Except as provided in
26	section 42(d) of this chapter, the treasurer of state shall, on order of the
27	attorney general, pay the necessary costs of the following:
28	(1) Selling abandoned property.
29	(2) Mailing notices.
30	(3) Making publications required by this chapter.
31	(4) Paying other operating expenses and administrative expenses,
32	including:
33	(A) salaries and wages reasonably incurred by the attorney
34	general in the administration and enforcement of this chapter;
35	and
36	(B) costs incurred in examining records of the holders of
37	property and in collecting the property from the holders.
38	(b) If the balance of the principal of the abandoned property fund
39	established by section 33 of this chapter exceeds five hundred thousand

dollars (\$500,000), the treasurer of state may, and at least once each

fiscal year shall, transfer to the state general fund the balance of the principal of the abandoned property fund that exceeds five hundred



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1	thousand dollars (\$500,000).
2	(c) If a claim is allowed or a refund is ordered under this chapter
3	that is more than five hundred thousand dollars (\$500,000), the
4	treasurer of state shall transfer from the state general fund sufficient
5	money to make prompt payment of the claim. There is annually
6	appropriated to the treasurer of state from the state general fund the
7	amount of money sufficient to implement this subsection.
8	(d) Before making a deposit into the abandoned property fund, the
9	attorney general shall record the following:
10	(1) The name and last known address of each person appearing
11	from the holder's reports to be entitled to the abandoned property.
12	(2) The name and last known address of each insured person or
13	annuitant.
14	(3) The number, the name of the corporation, and the amount due
15	concerning any policy or contract listed in the report of a life
16	insurance company.
17	(e) Except as provided in subsection subsections (f) and (g),
18	earnings on the property custody fund and the abandoned property fund
19	shall be credited to each fund.
20	(f) This subsection applies before July 1, 2007. On July 1 of each
21	year, the interest balance in the property custody fund established by
22	section 32 of this chapter and the interest balance in the abandoned
23	property fund shall be transferred to the state general fund.
24	(g) This subsection applies after June 30, 2007. On July 1 of
25	each year, the interest balance in the property custody fund
26	established by section 32 of this chapter and the interest balance in
27	the abandoned property fund shall be transferred to the affordable
28	housing and community development fund established by
29	IC 5-20-4-7.
30	SECTION 7. IC 36-2-7-10, AS AMENDED BY P.L.169-2006,
31	SECTION 50, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2007]: Sec. 10. (a) The county recorder shall tax and collect
33	the fees prescribed by this section for recording, filing, copying, and
34	other services the recorder renders, and shall pay them into the county
35	treasury at the end of each calendar month. The fees prescribed and
36	collected under this section supersede all other recording fees required
37	by law to be charged for services rendered by the county recorder.
38	(b) The county recorder shall charge the following:
39	(1) Six dollars (\$6) for the first page and two dollars (\$2) for each

additional page of any document the recorder records if the pages

are not larger than eight and one-half (8 1/2) inches by fourteen



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(14) inches.

1	(2) Fifteen dollars (\$15) for the first page and five dollars (\$5) for
2	each additional page of any document the recorder records, if the
3	pages are larger than eight and one-half (8 1/2) inches by fourteen
4	(14) inches.
5	(3) For attesting to the release, partial release, or assignment of
6	any mortgage, judgment, lien, or oil and gas lease contained on a
7	multiple transaction document, the fee for each transaction after
8	the first is the amount provided in subdivision (1) plus the amount
9	provided in subdivision (4) and one dollar (\$1) for marginal
10	mortgage assignments or marginal mortgage releases.
11	(4) One dollar (\$1) for each cross-reference of a recorded
12	document.
13	(5) One dollar (\$1) per page not larger than eight and one-half (8
14	1/2) inches by fourteen (14) inches for furnishing copies of
15	records and two dollars (\$2) per page that is larger than eight and
16	one-half (8 1/2) inches by fourteen (14) inches.
17	(6) Five dollars (\$5) for acknowledging or certifying to a
18	document.
19	(7) Five dollars (\$5) for each deed the recorder records, in
20	addition to other fees for deeds, for the county surveyor's corner
21	perpetuation fund for use as provided in IC 32-19-4-3 or
22	IC 36-2-12-11(e).
23	(8) A fee in an amount authorized under IC 5-14-3-8 for
24	transmitting a copy of a document by facsimile machine.
25	(9) A fee in an amount authorized by an ordinance adopted by the
26	county legislative body for duplicating a computer tape, a
27	computer disk, an optical disk, microfilm, or similar media. This
28	fee may not cover making a handwritten copy or a photocopy or
29	using xerography or a duplicating machine.
30	(10) A supplemental fee of three dollars (\$3) for recording a
31	document that is paid at the time of recording. The fee under this
32	subdivision is in addition to other fees provided by law for
33	recording a document.
34	(11) Three dollars (\$3) for each mortgage on real estate recorded,
35	in addition to other fees required by this section, distributed as
36	follows:
37	(A) Fifty cents (\$0.50) is to be deposited in the recorder's
38	record perpetuation fund.
39	(B) Two dollars and fifty cents (\$2.50) is to be distributed to
40	the auditor of state on or before June 20 and December 20 of
41	each year as provided in IC 24-9-9-3.
42	(12) This subdivision applies in a county only if at least one (1)



1	unit in the county has established an affordable housing fund
2	under IC 5-20-5-15.5 and the county fiscal body adopts an
3	ordinance authorizing the fee described in this subdivision. An
4	ordinance adopted under this subdivision may authorize the
5	county recorder to charge a fee of:
6	(A) five dollars (\$5) for the first page; and
7	(B) one dollar (\$1) for each additional page;
8	of each document the recorder records.
9	(13) This subdivision applies in a county containing a
10	consolidated city that has established a housing trust fund
11	under IC 36-7-15.1-35.5(e). The county fiscal body may adopt
12	an ordinance authorizing the fee described in this subdivision.
13	An ordinance adopted under this subdivision may authorize
14	the county recorder to charge a fee of:
15	(A) five dollars (\$5) for the first page; and
16	(B) one dollar (\$1) for each additional page;
17	of each document the recorder records.
18	(c) The county recorder shall charge a two dollar (\$2) county
19	identification security protection fee for recording or filing a document.
20	This fee shall be deposited under IC 36-2-7.5-6.
21	(d) The county treasurer shall establish a recorder's records
22	perpetuation fund. All revenue received under subsection $(b)(5)$ , $(b)(8)$ ,
23	(b)(9), and (b)(10), and fifty cents (\$0.50) from revenue received under
24	subsection (b)(11), shall be deposited in this fund. The county recorder
25	may use any money in this fund without appropriation for the
26	preservation of records and the improvement of record keeping systems
27	and equipment.
28	(e) As used in this section, "record" or "recording" includes the
29	functions of recording, filing, and filing for record.
30	(f) The county recorder shall post the fees set forth in subsection (b)
31	in a prominent place within the county recorder's office where the fee
32	schedule will be readily accessible to the public.
33	(g) The county recorder may not tax or collect any fee for:
34	(1) recording an official bond of a public officer, a deputy, an
35	appointee, or an employee; or
36	(2) performing any service under any of the following:
37	(A) IC 6-1.1-22-2(c).
38	(B) IC 8-23-7.
39	(C) IC 8-23-23.
40	(D) IC 10-17-2-3.
41	(E) IC 10-17-3-2.
42	(F) IC 12-14-13.



1	(G) IC 12-14-16.
2	(h) The state and its agencies and instrumentalities are required to
3	pay the recording fees and charges that this section prescribes.
4	(i) This subsection applies to a county other than a county
5	containing a consolidated city. The county treasurer shall
6	distribute money collected by the county recorder under subsection
7	(b)(12) as follows:
8	(1) Sixty percent (60%) of the money collected by the county
9	recorder under subsection (b)(12) shall be distributed to the
10	units in the county that have established an affordable
11	housing fund under IC 5-20-5-15.5 for deposit in the fund. The
12	amount to be distributed to a unit is the amount available for
13	distribution multiplied by a fraction. The numerator of the
14	fraction is the population of the unit. The denominator of the
15	fraction is the population of all units in the county that have
16	established a fund. The population to be used for a county
17	that establishes a fund is the population of the county outside
18	any city or town that has established a fund.
19	(2) Forty percent (40%) of the money collected by the county
20	recorder under subsection (b)(12) shall be distributed to the
21	treasurer of state for deposit in the state affordable housing
22	and community development fund established under
23	IC 5-20-4-7 for the purposes of the fund.
24	The money shall be distributed under this subsection before the
25	sixteenth day of the month following the month in which the money
26	is collected from the county recorder.
27	(j) This subsection applies to a county described in subsection
28	(b)(13). The county treasurer shall distribute money collected by
29	the county recorder under subsection (b)(13) as follows:
30	(1) Sixty percent (60%) of the money collected by the county
31	recorder under subsection (b)(13) shall be deposited in the
32	housing trust fund established under IC 36-7-15.5-35.5(e) for
33	the purposes of the fund.
34	(2) Forty percent (40%) of the money collected by the county
35	recorder under subsection (b)(13) shall be distributed to the
36	treasurer of state for deposit in the state affordable housing
37	and community development fund established under
38	IC 5-20-4-7 for the purposes of the fund.
39	The money shall be distributed under this subsection before the
40	sixteenth day of the month following the month in which the money
41	is collected from the county recorder.

SECTION 8. IC 36-7-15.1-35.5 IS AMENDED TO READ AS



1	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 35.5. (a) The general
2	assembly finds the following:
3	(1) Federal law permits the sale of a multiple family housing
4	project that is or has been covered, in whole or in part, by a
5	contract for project based assistance from the United States
6	Department of Housing and Urban Development without
7	requiring the continuation of that project based assistance.
8	(2) Such a sale displaces the former residents of a multiple family
9	housing project described in subdivision (1) and increases the
10	shortage of safe and affordable housing for persons of low and
11	moderate income within the county.
12	(3) The displacement of families and individuals from affordable
13	housing requires increased expenditures of public funds for crime
14	prevention, public health and safety, fire and accident prevention,
15	and other public services and facilities.
16	(4) The establishment of a supplemental housing program under
17	this section will do the following:
18	(A) Benefit the health, safety, morals, and welfare of the
19	county and the state.
20	(B) Serve to protect and increase property values in the county
21	and the state.
22	(C) Benefit persons of low and moderate income by making
23	affordable housing available to them.
24	(5) The establishment of a supplemental housing program under
25	this section and sections 32 through 35 of this chapter is:
26	(A) necessary in the public interest; and
27	(B) a public use and purpose for which public money may be
28	spent and private property may be acquired.
29	(b) In addition to its other powers with respect to a housing program
30	under sections 32 through 35 of this chapter, the commission may
31	establish a supplemental housing program. Except as provided by this
32	section, the commission has the same powers and duties with respect
33	to the supplemental housing program that the commission has under
34	sections 32 through 35 of this chapter with respect to the housing
35	program.
36	(c) One (1) allocation area may be established for the supplemental
37	housing program. The commission is not required to make the findings
38	required under section 34(5) through 34(8) of this chapter with respect
39	to the allocation area. However, the commission must find that the
40	property contained within the boundaries of the allocation area consists

solely of one (1) or more multiple family housing projects that are or

have been covered, in whole or in part, by a contract for project based



41

1	assistance from the United States Department of Housing and Urban
2	Development or have been owned at one time by a public housing
3	agency. The allocation area need not be contiguous. The definition of
4	"base assessed value" set forth in section 35(a) of this chapter applies
5	to the special fund established under section 26(b) of this chapter for
6	the allocation area.
7	(d) The special fund established under section 26(b) of this chapter
8	for the allocation area established under this section may be used only
9	for the following purposes:
10	(1) Subject to subdivision (2), on January 1 and July 1 of each
11	year the balance of the special fund shall be transferred to the
12	housing trust fund established under subsection (e).
13	(2) The commission may provide each taxpayer in the allocation
14	area a credit for property tax replacement in the manner provided
15	by section 35(b)(7) of this chapter. Transfers made under
16	subdivision (1) shall be reduced by the amount necessary to
17	provide the credit.
18	(e) The commission shall, by resolution, establish a housing trust
19	fund to be administered, subject to the terms of the resolution, by:
20	(1) the housing division of the consolidated city; or
21	(2) the department, division, or agency that has been designated
22	to perform the public housing function by an ordinance adopted
23	under IC 36-7-18-1.
24	(f) The housing trust fund consists of:
25	(1) amounts transferred to the fund under subsection (d);
26	(2) payments in lieu of taxes deposited in the fund under
27	IC 36-3-2-11;
28	(3) gifts and grants to the fund;
29	(4) investment income earned on the fund's assets; and
30	(5) money deposited in the fund under IC 36-2-7-10(j); and
31	(5) (6) other funds from sources approved by the commission.
32	(g) The commission shall, by resolution, establish uses for the
33	housing trust fund. However, the uses must be limited to:
34	(1) providing financial assistance to those individuals and
35	families whose income is at or below eighty percent (80%) of the
36	county's median income for individuals and families, respectively,
37	to enable those individuals and families to purchase or lease
38	residential units within the county;
39	(2) paying expenses of administering the fund;
40	(3) making grants, loans, and loan guarantees for the
41	development, rehabilitation, or financing of affordable housing

for individuals and families whose income is at or below eighty



1	percent (80%) of the county's median income for individuals and
2	families, respectively, including the elderly, persons with
3	disabilities, and homeless individuals and families; and
4	(4) providing technical assistance to nonprofit developers of
5	affordable housing.
6	(h) At least fifty percent (50%) of the dollars allocated for
7	production, rehabilitation, or purchase of housing must be used for
8	units to be occupied by individuals and families whose income is at or
9	below fifty percent (50%) of the county's area median income for
10	individuals and families respectively.
11	(i) The low income housing trust fund advisory committee is
12	established. The low-income housing trust fund advisory committee
13	consists of eleven (11) members. The membership of the low income
14	housing trust fund advisory committee is comprised of:
15	(1) one (1) member appointed by the mayor, to represent the
16	interests of low income families;
17	(2) one (1) member appointed by the mayor, to represent the
18	interests of owners of subsidized, multifamily housing
19	communities;
20	(3) one (1) member appointed by the mayor, to represent the
21	interests of banks and other financial institutions;
22	(4) one (1) member appointed by the mayor, of the department of
23	metropolitan development;
24	(5) three (3) members representing the community at large
25	appointed by the commission, from nominations submitted to the
26	commission as a result of a general call for nominations from
27	neighborhood associations, community based organizations, and
28	other social services agencies;
29	(6) one (1) member appointed by and representing the Coalition
30	for Homeless Intervention and Prevention of Greater Indianapolis;
31	(7) one (1) member appointed by and representing the Local
32	Initiatives Support Corporation;
33	(8) one (1) member appointed by and representing the
34	Indianapolis Coalition for Neighborhood Development; and
35	(9) one (1) member appointed by and representing the
36	Indianapolis Neighborhood Housing Partnership.
37	Members of the low income housing trust fund advisory committee
38	serve for a term of four (4) years, and are eligible for reappointment. If
39	a vacancy exists on the committee, the appointing authority who
40	appointed the former member whose position has become vacant shall
41	appoint an individual to fill the vacancy. A committee member may be
42	removed at any time by the appointing authority who appointed the



j) The low income housing trust fund advisory committee shall make recommendations to the commission regarding:  (1) the development of policies and procedures for the uses of the low income housing trust fund; and (2) long term sources of capital for the low income housing trust fund, including: (A) revenue from: (i) development ordinances; (ii) fees; or (iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program; (ii) foundation; or	
(1) the development of policies and procedures for the uses of the low income housing trust fund; and (2) long term sources of capital for the low income housing trust fund, including: (A) revenue from: (i) development ordinances; (ii) fees; or (iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	
low income housing trust fund; and (2) long term sources of capital for the low income housing trust fund, including: (A) revenue from: (i) development ordinances; (ii) fees; or (iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	
(2) long term sources of capital for the low income housing trust fund, including:  (A) revenue from:  (i) development ordinances;  (ii) fees; or  (iii) taxes;  (B) financial market based income;  (C) revenue derived from private sources; and  (D) revenue generated from grants, gifts, donations or income in any other form, from a:  (i) government program;	
fund, including:  (A) revenue from:  (i) development ordinances;  (ii) fees; or  (iii) taxes;  (B) financial market based income;  (C) revenue derived from private sources; and  (D) revenue generated from grants, gifts, donations or income in any other form, from a:  (i) government program;	
(A) revenue from: (i) development ordinances; (ii) fees; or (iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	
(i) development ordinances; (ii) fees; or (iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	
(ii) fees; or (iii) fees; or (iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	
(iii) taxes; (B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	_
(B) financial market based income; (C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	
(C) revenue derived from private sources; and (D) revenue generated from grants, gifts, donations or income in any other form, from a: (i) government program;	_
(D) revenue generated from grants, gifts, donations or income in any other form, from a:  (i) government program;	
in any other form, from a: (i) government program;	
(i) government program;	
7 (ii) foundation; or	
(ii) foundation, of	J
8 (iii) corporation.	
9 (k) The county treasurer shall invest the money in the fund not	
currently needed to meet the obligations of the fund in the same	
manner as other public funds may be invested.	
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### COMMITTEE REPORT

Mr. Speaker: Your Committee on Financial Institutions, to which was referred House Bill 1351, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, line 17, delete "section 17 of this" and insert "IC 36-2-7-10.".

Page 2, delete line 1.

Page 2, delete lines 10 through 19, begin a new paragraph and insert:

"SECTION 2. IC 5-20-5-15.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 15.5. (a) The governing body of an eligible entity that receives a grant under this chapter shall, by resolution, establish an affordable housing fund to be administered, subject to the terms of the resolution, by a department, a division, or an agency designated by the governing body.

- (b) The affordable housing fund consists of:
  - (1) payments in lieu of taxes deposited in the fund under IC 36-1-8-14.2;
  - (2) gifts and grants to the fund;
  - (3) investment income earned on the fund's assets; and
  - (4) money deposited in the fund under IC 36-2-7-10;
  - (5) money transferred to the fund under IC 32-24-1-34(g); and
  - (4) (6) other funds from sources approved by the commission.
- (c) The governing body shall, by resolution, establish uses for the affordable housing fund. However, the uses must be limited to:
  - (1) providing financial assistance to those individuals and families whose income is at or below eighty percent (80%) of the county's median income for individuals and families, respectively, to enable those individuals and families to purchase or lease residential units within the county;
  - (2) paying expenses of administering the fund;
  - (3) making grants, loans, and loan guarantees for the development, rehabilitation, or financing of affordable housing for individuals and families whose income is at or below eighty percent (80%) of the county's median income for individuals and families, respectively, including the elderly, persons with disabilities, and homeless individuals and families; and
  - (4) providing technical assistance to nonprofit developers of affordable housing.
- (d) The county treasurer shall invest the money in the fund not currently needed to meet the obligations of the fund in the same

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manner as other public funds may be invested.

SECTION 3. IC 32-34-1-34, AS AMENDED BY P.L.246-2005, SECTION 217, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 34. (a) Except as provided in section 42(d) of this chapter, the treasurer of state shall, on order of the attorney general, pay the necessary costs of the following:

- (1) Selling abandoned property.
- (2) Mailing notices.
- (3) Making publications required by this chapter.
- (4) Paying other operating expenses and administrative expenses, including:
  - (A) salaries and wages reasonably incurred by the attorney general in the administration and enforcement of this chapter; and
  - (B) costs incurred in examining records of the holders of property and in collecting the property from the holders.
- (b) If the balance of the principal of the abandoned property fund established by section 33 of this chapter exceeds five hundred thousand dollars (\$500,000), the treasurer of state may, and at least once each fiscal year shall, transfer to the state general fund the balance of the principal of the abandoned property fund that exceeds five hundred thousand dollars (\$500,000).
- (c) If a claim is allowed or a refund is ordered under this chapter that is more than five hundred thousand dollars (\$500,000), the treasurer of state shall transfer from the state general fund sufficient money to make prompt payment of the claim. There is annually appropriated to the treasurer of state from the state general fund the amount of money sufficient to implement this subsection.
- (d) Before making a deposit into the abandoned property fund, the attorney general shall record the following:
  - (1) The name and last known address of each person appearing from the holder's reports to be entitled to the abandoned property.
  - (2) The name and last known address of each insured person or annuitant.
  - (3) The number, the name of the corporation, and the amount due concerning any policy or contract listed in the report of a life insurance company.
- (e) Except as provided in subsection subsections (f) and (g), earnings on the property custody fund and the abandoned property fund shall be credited to each fund.
- (f) **This subsection applies before July 1, 2007.** On July 1 of each year, the interest balance in the property custody fund established by







section 32 of this chapter and the interest balance in the abandoned property fund shall be transferred to the state general fund.

(g) This subsection applies after June 30, 2007. On July 1 of each year, the interest balance in the property custody fund established by section 32 of this chapter and the interest balance in the abandoned property fund shall be transferred to the affordable housing and community development fund established by IC 5-20-4-7."

Page 3, delete lines 32 through 37, begin a new line block indented and insert:

- "(12) This subdivision applies in a county only if at least one (1) unit in the county has established an affordable housing fund under IC 5-20-5-15.5 and the county fiscal body adopts an ordinance authorizing the fee described in this subdivision. An ordinance adopted under this subdivision may authorize the county recorder to charge a fee of:
  - (A) five dollars (\$5) for the first page; and
- (B) one dollar (\$1) for each additional page; of each document the recorder records.
- (13) This subdivision applies in a county containing a consolidated city that has established a housing trust fund under IC 36-7-15.1-35.5(e). The county fiscal body may adopt an ordinance authorizing the fee described in this subdivision. An ordinance adopted under this subdivision may authorize the county recorder to charge a fee of:
  - (A) five dollars (\$5) for the first page; and
- (B) one dollar (\$1) for each additional page; of each document the recorder records.".

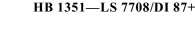
Page 4, after line 23, begin an new paragraph and insert:

- "(i) This subsection applies to a county other than a county containing a consolidated city. The county treasurer shall distribute money collected by the county recorder under subsection (b)(12) as follows:
  - (1) Sixty percent (60%) of the money collected by the county recorder under subsection (b)(12) shall be distributed to the units in the county that have established an affordable housing fund under IC 5-20-5-15.5 for deposit in the fund. The amount to be distributed to a unit is the amount available for distribution multiplied by a fraction. The numerator of the fraction is the population of the unit. The denominator of the fraction is the population of all units in the county that have established a fund. The population to be used for a county











that establishes a fund is the population of the county outside any city or town that has established a fund.

(2) Forty percent (40%) of the money collected by the county recorder under subsection (b)(12) shall be distributed to the treasurer of state for deposit in the state affordable housing and community development fund established under IC 5-20-4-7 for the purposes of the fund.

The money shall be distributed under this subsection before the sixteenth day of the month following the month in which the money is collected from the county recorder.

- (j) This subsection applies to a county described in subsection (b)(13). The county treasurer shall distribute money collected by the county recorder under subsection (b)(13) as follows:
  - (1) Sixty percent (60%) of the money collected by the county recorder under subsection (b)(13) shall be deposited in the housing trust fund established under IC 36-7-15.5-35.5(e) for the purposes of the fund.
  - (2) Forty percent (40%) of the money collected by the county recorder under subsection (b)(13) shall be distributed to the treasurer of state for deposit in the state affordable housing and community development fund established under IC 5-20-4-7 for the purposes of the fund.

The money shall be distributed under this subsection before the sixteenth day of the month following the month in which the money is collected from the county recorder.

SECTION 5. IC 36-7-15.1-35.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 35.5. (a) The general assembly finds the following:

- (1) Federal law permits the sale of a multiple family housing project that is or has been covered, in whole or in part, by a contract for project based assistance from the United States Department of Housing and Urban Development without requiring the continuation of that project based assistance.
- (2) Such a sale displaces the former residents of a multiple family housing project described in subdivision (1) and increases the shortage of safe and affordable housing for persons of low and moderate income within the county.
- (3) The displacement of families and individuals from affordable housing requires increased expenditures of public funds for crime prevention, public health and safety, fire and accident prevention, and other public services and facilities.
- (4) The establishment of a supplemental housing program under









this section will do the following:

- (A) Benefit the health, safety, morals, and welfare of the county and the state.
- (B) Serve to protect and increase property values in the county and the state.
- (C) Benefit persons of low and moderate income by making affordable housing available to them.
- (5) The establishment of a supplemental housing program under this section and sections 32 through 35 of this chapter is:
  - (A) necessary in the public interest; and
  - (B) a public use and purpose for which public money may be spent and private property may be acquired.
- (b) In addition to its other powers with respect to a housing program under sections 32 through 35 of this chapter, the commission may establish a supplemental housing program. Except as provided by this section, the commission has the same powers and duties with respect to the supplemental housing program that the commission has under sections 32 through 35 of this chapter with respect to the housing program.
- (c) One (1) allocation area may be established for the supplemental housing program. The commission is not required to make the findings required under section 34(5) through 34(8) of this chapter with respect to the allocation area. However, the commission must find that the property contained within the boundaries of the allocation area consists solely of one (1) or more multiple family housing projects that are or have been covered, in whole or in part, by a contract for project based assistance from the United States Department of Housing and Urban Development or have been owned at one time by a public housing agency. The allocation area need not be contiguous. The definition of "base assessed value" set forth in section 35(a) of this chapter applies to the special fund established under section 26(b) of this chapter for the allocation area.
- (d) The special fund established under section 26(b) of this chapter for the allocation area established under this section may be used only for the following purposes:
  - (1) Subject to subdivision (2), on January 1 and July 1 of each year the balance of the special fund shall be transferred to the housing trust fund established under subsection (e).
  - (2) The commission may provide each taxpayer in the allocation area a credit for property tax replacement in the manner provided by section 35(b)(7) of this chapter. Transfers made under subdivision (1) shall be reduced by the amount necessary to













provide the credit.

- (e) The commission shall, by resolution, establish a housing trust fund to be administered, subject to the terms of the resolution, by:
  - (1) the housing division of the consolidated city; or
  - (2) the department, division, or agency that has been designated to perform the public housing function by an ordinance adopted under IC 36-7-18-1.
  - (f) The housing trust fund consists of:
    - (1) amounts transferred to the fund under subsection (d);
    - (2) payments in lieu of taxes deposited in the fund under IC 36-3-2-11;
    - (3) gifts and grants to the fund;
    - (4) investment income earned on the fund's assets; and
    - (5) money deposited in the fund under IC 36-2-7-10(j); and
    - (5) (6) other funds from sources approved by the commission.
- (g) The commission shall, by resolution, establish uses for the housing trust fund. However, the uses must be limited to:
  - (1) providing financial assistance to those individuals and families whose income is at or below eighty percent (80%) of the county's median income for individuals and families, respectively, to enable those individuals and families to purchase or lease residential units within the county;
  - (2) paying expenses of administering the fund;
  - (3) making grants, loans, and loan guarantees for the development, rehabilitation, or financing of affordable housing for individuals and families whose income is at or below eighty percent (80%) of the county's median income for individuals and families, respectively, including the elderly, persons with disabilities, and homeless individuals and families; and
  - (4) providing technical assistance to nonprofit developers of affordable housing.
- (h) At least fifty percent (50%) of the dollars allocated for production, rehabilitation, or purchase of housing must be used for units to be occupied by individuals and families whose income is at or below fifty percent (50%) of the county's area median income for individuals and families respectively.
- (i) The low income housing trust fund advisory committee is established. The low-income housing trust fund advisory committee consists of eleven (11) members. The membership of the low income housing trust fund advisory committee is comprised of:
  - (1) one (1) member appointed by the mayor, to represent the interests of low income families;









- (2) one (1) member appointed by the mayor, to represent the interests of owners of subsidized, multifamily housing communities;
- (3) one (1) member appointed by the mayor, to represent the interests of banks and other financial institutions;
- (4) one (1) member appointed by the mayor, of the department of metropolitan development;
- (5) three (3) members representing the community at large appointed by the commission, from nominations submitted to the commission as a result of a general call for nominations from neighborhood associations, community based organizations, and other social services agencies;
- (6) one (1) member appointed by and representing the Coalition for Homeless Intervention and Prevention of Greater Indianapolis;
- (7) one (1) member appointed by and representing the Local Initiatives Support Corporation;
- (8) one (1) member appointed by and representing the Indianapolis Coalition for Neighborhood Development; and
- (9) one (1) member appointed by and representing the Indianapolis Neighborhood Housing Partnership.

Members of the low income housing trust fund advisory committee serve for a term of four (4) years, and are eligible for reappointment. If a vacancy exists on the committee, the appointing authority who appointed the former member whose position has become vacant shall appoint an individual to fill the vacancy. A committee member may be removed at any time by the appointing authority who appointed the committee member.

- (j) The low income housing trust fund advisory committee shall make recommendations to the commission regarding:
  - (1) the development of policies and procedures for the uses of the low income housing trust fund; and
  - (2) long term sources of capital for the low income housing trust fund, including:
    - (A) revenue from:
      - (i) development ordinances;
      - (ii) fees; or
      - (iii) taxes;
    - (B) financial market based income;
    - (C) revenue derived from private sources; and
    - (D) revenue generated from grants, gifts, donations or income in any other form, from a:
      - (i) government program;

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- (ii) foundation; or
- (iii) corporation.
- (k) The county treasurer shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public funds may be invested.".

Renumber all sections consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1351 as introduced.)

BARDON, Chair

Committee Vote: yeas 8, nays 0.

### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1351, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning economic matters.

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 5-1-14-15 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 15. (a) The fiscal body of a county may adopt an ordinance to require each political subdivision in the county that issues obligations after the effective date of the ordinance to recover on each obligation issued by the political subdivision an amount equal to five-tenths of one percent (.5%) of the amount of the obligation issued.

- (b) An amount recovered under an ordinance adopted under subsection (a) is considered a cost of issuance.
- (c) Sixty percent (60%) of the amounts recovered under this section in a county shall be distributed to the units in the county that have established an affordable housing fund under IC 5-20-5-15.5 for deposit in the appropriate fund. The amount to be distributed to a unit is the amount available for distribution multiplied by a fraction. The numerator of the fraction is the population of the unit. The denominator of the fraction is the

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population of all units in the county that have established a fund. The population to be used for a county that establishes a fund is the population of the county outside any city or town that has established a fund. The population to be used for a consolidated city is the population of the county outside any excluded city that has established a fund.

(d) Forty percent (40%) of the amounts recovered under this section in a county shall be transferred to the treasurer of state for deposit in the state affordable housing and community development fund established under IC 5-20-4-7 for the purposes of the fund.

SECTION 2. IC 5-13-12-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 4. (a) The secretary-investment manager shall administer, manage, and direct the affairs and activities of the board under the policies and under the control and direction of the board. In carrying out these duties, the secretary-investment manager has the power to do the following:

- (1) Approve all accounts for salaries and allowable expenses of the board, including, but not limited to:
  - (A) the employment of general or special attorneys, consultants, and employees and agents as may be necessary to assist the secretary-investment manager in carrying out the duties of that office and to assist the board in its consideration of applications for a guarantee of an industrial development obligation or credit enhancement obligation guarantee; and
  - (B) the setting of compensation of persons employed under subdivision clause (A).
- (2) Approve all expenses incidental to the operation of the public deposit insurance fund.
- (3) Perform other duties and functions that may be delegated to the secretary-investment manager by the board or that are necessary to carry out the duties of the secretary-investment manager under this chapter.
- (b) The secretary-investment manager shall keep a record of the proceedings of the board, and shall maintain and be custodian of all books, documents, and papers filed with the board, and its official seal. The secretary-investment manager may make copies of all minutes and other records and documents of the board, and may give certificates under seal of the board to the effect that the copies are true copies. All persons dealing with the board may rely upon the certificates.
- (c) Each year, beginning in 2001, and ending in 2011, after the treasurer of state prepares the annual report required by IC 4-8.1-2-14,











the secretary-investment manager shall determine:

- (1) the amount of interest earned by the public deposit insurance fund during the state fiscal year ending on the preceding June 30, after deducting:
  - (A) all expenses and other costs of the board for depositories that were not paid from other sources during that state fiscal year; and
  - (B) all expenses and other costs associated with the Indiana education savings authority that were not paid from other sources during that state fiscal year; and
- (2) the amount of interest earned during the state fiscal year ending on the preceding June 30 by the pension distribution fund established by subsection (g).
- (d) On or before November 1 of each year, beginning in 2001 and ending in 2011, the public employees' retirement fund shall provide a report to the secretary-investment manager concerning the individual and aggregate payments made by all units of local government (as defined in IC 5-10.3-11-3) during the preceding calendar year for benefits under the police and firefighter pension funds established by IC 36-8-6, IC 36-8-7, and IC 36-8-7.5.
- (e) On or before the last business day of November of each year, beginning in 2001 and ending in 2011, the secretary-investment manager shall compute the amount of earned interest to be distributed under this section to each unit of local government (as defined in IC 5-10.3-11-3) in accordance with subsection (h) according to the following formula:

STEP ONE: Add the amount determined under subsection (c)(1) to the amount determined under subsection (c)(2).

STEP TWO: Divide the STEP ONE sum by the aggregate amount of payments made by all units of local government during the preceding calendar year for benefits under the police and firefighter pension funds established by IC 36-8-6, IC 36-8-7, and IC 36-8-7.5, as reported under subsection (d).

STEP THREE: Multiply the STEP TWO quotient by the amount of payments made by each unit of local government during the preceding calendar year for benefits under the police and firefighter pension funds established by IC 36-8-6, IC 36-8-7, and IC 36-8-7.5, as reported under subsection (d).

(f) On or before the last business day of November of each year, beginning in 2012, the secretary-investment manager shall compute the amount of earned interest to be distributed under this section to the treasurer of state for deposit in the state affordable











housing and community development fund established under IC 5-20-4-7 in an amount equal to the amount determined under subsection (c)(1).

- (f) (g) Subject to subsection (j), (l), on or before the last business day of December of each year, beginning in 2001 and ending in 2011, the secretary-investment manager shall provide to the auditor of state:
  - (1) a report setting forth the amounts to be distributed to units of local government, as determined under subsection (e); and
  - (2) a check payable from the public deposit insurance fund to the pension distribution fund established by subsection (g) (j) in an amount equal to the amount determined under subsection (c)(1).
- (h) Subject to subsection (l), on or before the last business day of December of each year, beginning in 2012, the secretary-investment manager shall provide to the auditor of state a report setting forth the amounts to be distributed to the state affordable housing and community development fund, as determined under subsection (f).
- (g) (i) The pension distribution fund is established. The pension distribution fund shall be administered by the treasurer of state. The treasurer of state shall invest money in the pension distribution fund not currently needed to meet the obligations of the pension distribution fund in the same manner as other public money may be invested. Interest that accrues from these investments shall be deposited in the pension distribution fund. Money in the pension distribution fund at the end of a state fiscal year does not revert to the state general fund.
- (h) (j) Subject to subsection (j), (l), on June 30 and October 1 of each year, beginning in 2002 and ending in 2012, the auditor of state shall distribute in two (2) equal installments from the pension distribution fund to the fiscal officer of each unit of local government identified under subsection (d) the amount computed for that unit under subsection (e) in November of the preceding year.
- (i) (k) Each unit of local government shall deposit distributions received under subsection (h) (j) in the pension fund or funds identified by the secretary-investment manager and shall use those distributions to pay a portion of the obligations with respect to the pension fund or funds.
- (j) (l) Before providing a check to the auditor of state under subsection (f)(2) (g)(2) in December of any year, the secretary-investment manager shall determine:
  - (1) the total amount of payments made from the public deposit insurance fund under IC 5-13-13-3 after June 30, 2001;
  - (2) the total amount of payments received by the board for











depositories and deposited in the public deposit insurance fund under IC 5-13-13-3 after June 30, 2001; and

(3) the total amount of interest earned by the public deposit insurance fund after the first of the payments described in subdivision (1).

If the total amount of payments determined under subdivision (1) less the total amount of payments determined under subdivision (2) (referred to in this subsection as the "net draw on the fund") exceeds ten million dollars (\$10,000,000) and also exceeds the total amount of interest determined under subdivision (3), the secretary-investment manager may not provide a check to the auditor of state under subsection  $\frac{f(2)}{f(2)}$  (g)(2) and a distribution may not be made from the pension distribution fund under subsection (h) (i) in the following calendar year until the total amount of interest earned by the public deposit insurance fund equals the net draw on the fund. A check may not be provided under subsection  $\frac{f(2)}{g(2)}$  and a distribution may not be made under subsection (f) (g) in any subsequent calendar year if a study conducted by the board under section 7(b) of this chapter demonstrates that payment of the distribution would reduce the balance of the public deposit insurance fund to a level insufficient to ensure the safekeeping and prompt payment of public funds to the extent they are not covered by insurance of any federal deposit insurance agency.".

Page 1, after line 17, begin a new line block indented and insert:

- "(7) Money deposited in the fund under IC 5-1-14-15.
- (8) Money deposited in the fund under IC 5-13-12-4.".

Page 2, between lines 41 and 42, begin a new paragraph and insert: "SECTION 5. IC 6-2.5-6-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 10. (a) In order to compensate retail merchants for collecting and timely remitting the state gross retail tax and the state use tax, every retail merchant, except a retail merchant referred to in subsection (c), is entitled to deduct and retain from the amount of those taxes otherwise required to be remitted under IC 6-2.5-7-5 or under this chapter, if timely remitted, a retail merchant's collection allowance.

- (b) The allowance equals eighty-three hundredths percent (0.83%) a percentage of the retail merchant's state gross retail and use tax liability accrued during a reporting period. calendar year, specified as follows:
  - (1) Eighty-three hundredths percent (0.83%), if the retail merchant's state gross retail and use tax liability accrued during the state fiscal year ending on June 30 of the immediately preceding calendar year did not exceed seven











hundred fifty thousand dollars (\$750,000).

- (2) Thirteen-hundredths percent (0.13%), if the retail merchant's state gross retail and use tax liability accrued during the state fiscal ending on June 30 of the immediately preceding calendar year was greater than or equal to seven hundred fifty thousand dollars (\$750,000).
- (c) A retail merchant described in IC 6-2.5-4-5 or IC 6-2.5-4-6 is not entitled to the allowance provided by this section.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1351 as printed February 14, 2007.)

CRAWFORD, Chair

Committee Vote: yeas 19, nays 4.







y

